

SUMMARY CHARTINCORPORATION AND COMMISSION JURISDICTION - REA BORROWERS

<u>STATE</u>	<u>ACT USED FOR INCORPORATION</u>	<u>COMMISSION JURISDICTION</u>
Alabama	*Electric Cooperative Act, Ala. Code Ann. (1940) Tit. 18, § 33 et seq. Refrigeration Cooperatives also organized under this Act.	Legislative exemption from jurisdiction of Public Service Commission, Ala. Code Ann. (1940) Tit. 18, § 57, Dept. of Finance approves issuance of notes. Ala. Code Ann. (1940) Tit. 18, § 58.
Alaska	² Cooperative Associations Act, Alaska Comp. Laws (1933) § 991-998.	No commission.
Arizona	⁴ Non-Profit Corporations Act, 4 Ariz. Code Ann. (1939) § 53-408 et seq. ⁷ Water Irrigation and Drainage District Act, 5 Ariz. Code Ann. (1939) § 75-201 thru 75-226. *Electric Cooperative Act, 4 Ariz. Code Ann. (Supp., 1947) § 53-401 et seq. - not recom- mended and not used by borrowers because § 55-480 relating to ter- ritorial restrictions may prohibit cooperatives from constructing lines in territory which might be claimed by a public utility.	No assumption of jurisdiction by Corporation Commission. However, two lower courts have recently held that cooperatives serving members only are public service corporations. An appeal has been taken and is now pending before the Supreme Court.
Arkansas	*Electric Cooperative Corporation Act, 6 Ark. Stat. (1947) § 77-1101 et seq.; Ark. Dig. Stat. (Pope, 1937) § 2315 et seq.	Partial jurisdiction by Public Service Commission - certificates of convenience and necessity. Ark. Dig. Stat. (Pope Supp., 1944) § 2345.
California	⁴ General Non-Profit Corporation Law, Cal. Civ. Code (Deering, 1941) § 593 et seq., repealed 1947; new Corporation Code adopted, 1947. General Non-Profit Corporation Law, Statutes of California (1947) Ch. 1038, Div. 2, Pt. 1, Ch. 1, § 9000 et seq., p. 2410. ² Cooperative Corporations Act, Cal. Civ. Code (Deering, 1941) § 653.1 et seq., repealed 1947; new Corporation Code adopted 1947. Cooperative Corporations Act, Statutes of California (1947) Ch. 1038, Div. 3, Pt. 2, Ch. 1, § 12200 et seq., p. 2425. ⁷ Public Utility District Act, 2 Cal. Gen. Laws (Deering, 1944) Act 6391.	In its decision of Feb. 4, 1947 in <u>Calif. Elec. Power Co. v. Mesa Elec. Cooperative, Inc.</u> , the California Commission held the Cooperative to be a public utility and ordered it to cease construction until it had ob- tained a certificate of public convenience and necessity. No appeal was taken from the Com- mission's decision. The Com- mission has, however, taken no action to assert jurisdiction over the other cooperatives in the state.

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Colorado	² Cooperative Associations Act, 2 Colo. Stat. Ann. (1935) Ch. 41, § 210 et seq.	Approval of Public Utilities Comm. required before Coops. may render service in "territory already served" by a utility or "territory which can be reason- ably served" by a utility, and in which territory such public utility does actually construct lines and agrees to serve con- sumers "promptly and within a reasonable time". Colo. Stat. Ann. (Supp., 1945) § 36(k). Cooperatives, otherwise, are not public utilities subject to jurisdiction of Public Utilities Comm. <u>San Miguel Power Assn. v. Commission, Montrose County Dst. Ct. 7-5736, 3-5-44.</u> (Colorado 26 San Miguel, Closed Litigation Files). Utility properties acquired by Coop. by purchase are subject to jurisdiction of Commission.
Connecticut	No projects *Electric Cooperative Act, ² Conn. Gen. Stat. (Rev. 1949) Ch. 256, § 5327 et seq.	Partial jurisdiction by Public Utilities Commission to approve standards of construction and maintenance of lines, 2 Conn. Gen. Stat. (Rev. 1949) Ch. 256, § 5320.
Delaware	⁶ General Corporation Law, Del. Rev. Code (1935) Ch. 65; Del. Corp. Law Ann. (1945) p. 4.	No commission.
Florida	*Rural Electric Cooperative Law, 14 F.S.A. (1943) § 425.01 et seq.	No commission.
Georgia	*Electric Membership Corporation Act, Ga. Code Ann. (Supp., 1947) Tit. 34A, Ch. 34A-1, § 34A-101. ² Cooperative Associations Act of 1920 (prior to 1937), Ga. Code Ann. (1936) Tit. 65, Ch. 65-1, § 65-101. One borrower, Ga. 2 Crisp, apparently is still organized under this Act. It has never submitted proofs of conversion under the Electric Membership Corporations Act. ⁶ Corporation Act of 1938, (Ga. 81, Towns), Ga. Code (Supp., 1947) Tit. 22, Ch. 22-18, § 22-1881 et seq. Refrigeration cooperatives - ⁵ Non profit clause of Corporation Act of 1938, Ga. Code Ann. (Supp. 1947) Tit. 22, § 22-1881.	Legislative exemption from juris- diction of Public Service Comis- sion - Ga. Code Ann. (Supp. 1947), § 34A-131:
Idaho	^{2,4} Non-Profit Cooperative Assns. Act, 2 Ida. Code Ann. (1932) § 29-1001 et seq.	No assumption of jurisdiction by Public Utilities Commission.

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Illinois	<p>⁴General Not for Profit Corp. Act, Ill. Rev. Stat. (1947) Ch. 32, § 163a et seq; 5 Ill. Stat. Ann. (Jones Supp., 1947) § 32-256(1) et seq. Now recommended for both distribution and refrigeration cooperatives.</p> <p>⁴Corporations Not for Pecuniary Profit Act (prior to 1944), Ill. Rev. Stat. (1941) Ch. 32, § 158. Used for both distribution and refrigeration cooperatives.</p>	<p>No assumption of jurisdiction by Commerce Commission. Cooperative does not do a public utility business, and cannot be enjoined by utility from constructing lines in area certificated to utility by Illinois Commerce Commission. <u>Illinois Power Co. v. Farmers' Mutual Electric Co., Henry County (Ill.) Circuit Court, 9-14-45, (Illinois 7 Henry, Closed Litigation Files.)</u></p>
Indiana	<p>*Rural Electric Membership Corp. Act, 10 Ind. Stat. Ann. (Burns Supp., 1947) § 55-4401 et seq.</p> <p>Refrigeration cooperatives -</p> <p>⁴Indiana General Not for Profit Act, 6 Ind. Stat. Ann. (Burns 1948 Replacement) § 25-507 et seq.</p>	<p>Partial jurisdiction by Public Service Commission to approve articles or amendments to articles describing territory of operation. Ind. Stat. Ann. (Burns, Supp. 1947) § 55-4405; Rates § 55-4418 (a).</p> <p>In holding cooperative entitled to protection of its territory from public utility company invasion, even though territory immediately adjacent to city, Indiana Supreme Court in dictum indicates it regards cooperatives as public utilities. <u>Kosciusco County Rural Electric Membership Corp. v. Public Service Commission, 77 N. E. (2d) 572 (1948).</u></p>
Iowa	<p>²Cooperative Associations Act, 1 Iowa Code (1946) Ch. 499, § 499.1 et seq.</p>	<p>Partial jurisdiction by State Commerce Commission to issue franchises for erection of lines outside the corporate limits of cities and towns. Iowa Code (1946) Ch. 489.1. This jurisdiction relates only to engineering construction standards and involves no determination of public convenience and necessity. Docket # E-4891, 10-9-41. Iowa 40 Marion.</p>
Kansas	<p>²Cooperative Societies Act, Kan. Gen. Stat. Ann. (1935) Ch. 17, Art. 15, § 1501 to 1515.</p> <p>*Electric Cooperative Act, Kan. Gen. Stat. Ann. (Supp., 1947) § 17-4601--4633. Although 21 of the 37 Kansas borrowers are now organized under this Act it is not recommended because:</p> <ol style="list-style-type: none"> 1. Provision for commission jurisdiction. 2. Possible limitation of service to members not already receiving central station service. 	<p>Complete jurisdiction of cooperatives organized under Cooperative Societies Act by State Corporation Commission. Kan. Gen. Stat. Ann. (1935) § 66-104. See letter dated 1-21-36 from Chief Engineer, State Corp. Comm., Opinion Files, S.C.C. (Kan.)-1.</p> <p>Issuance of notes, Kan. Gen. Stat. Ann. (1935) § 66-125; certificates of convenience and necessity, § 66-131; construction (TL) permits, § 66-183; rates, § 66-108.</p>

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Kansas (cont.)	3. Prohibition against cooperatives selling appliances except those used for demonstration purposes 4. Authority to do business outside Kansas questionable.	Cooperatives organized under Electric Cooperative Act, also subject to complete jurisdiction except as to issuance of securities. Kan. Gen. Stat. Ann. (Supp., 1947) § 17-4630.
Kentucky	*Rural Electric Cooperative Corporations Act, Ky. Rev. Stat. (1946) § 279.010 et seq.	Complete jurisdiction by Public Service Commission. Ky. Rev. Stat. (1946) § 279.210. Issuance of notes, § 278.300; certificates of convenience and necessity, § 278.020; rates, § 278.030, 278.040(2).
Louisiana	*Electric Cooperative Act, 1 La. Gen. Stat. Ann. (Dart, Supp. 1946) § 1305.1 et seq. Refrigeration cooperatives also organized under this Act.	Legislative exemption from jurisdiction of Public Service Commission. 1La. Gen. Stat. Ann. (Dart, Supp. 1946) § 1305.25.
Maine	⁶ General Incorporation Act, 1 Me. Rev. Stat. (1944) Chs. 46, 49. *Cooperative Enabling Act, 1 Me. Rev. Stat. (1944) Ch. 47, § 1 et seq. - Maine 12 Washington has converted under this Act.	Cooperative must apply to Public Utilities Commission for designation of territory in which Public Utility Company is authorized to serve. Me. Rev. Stat. (1944) Ch. 46, § 10. Cooperatives not public utilities, but must obtain commission approval to serve territory of existing utility. Commission has jurisdiction to hear complaining applicants for cooperative membership. Me. Rev. Stat. (1944) Ch. 47, § 24.
Maryland	*Electric Cooperative Act, Md. Code Ann. (Flack, Supp., 1947) Art. 23, § 460 et seq. Refrigeration Cooperatives also organized under this Act.	Complete jurisdiction assumed by Public Service Commission. Issuance of notes, Md. Code Ann. (Flack, 1939) Art. 23, § 403; certificate of convenience and necessity, Art. 23, § 401; rates, Art. 23, § 398. Cooperatives entitled to pre-empt territory by filing maps, etc. with the Public Service Commission. Md. Code Ann., (Flack, Supp. 1947) Art. 23, § 490.
Massachusetts	No Projects See Re Tri County Electric Co., 19 P.U.R. (N.S.) 113 (1937).	
Michigan	⁵ Corporations not for pecuniary profit provisions of Michigan General Corporation Act, 15 Mich. Stats. Ann. (1937) Tit. 21, Ch. 195, § 21.118 et seq.	No assumption of jurisdiction by Public Service Commission, but electric cooperatives included under designation "public utility". 16 Mich. Stat. Ann. (Supp. 1945) § 22.13(6). See also Mich. 20 Delta litigation file.

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Minnesota	² Cooperative Associations Act, 20 Minn. Stat. Ann. (1947) § 308.05 et seq.	No commission.
Mississippi	*Electric Power Associations Act, 4 Miss. Code Ann. (1942) § 5463-5499. Refrigeration cooperatives - ¹ Agricultural Associations Law, 4 Miss. Code Ann. (1942) § 4475 et seq.	No commission. Cooperatives entitled to pre-empt territory by filing maps, etc. with Miss. Rural Electrification Authority. Miss. Code Ann. (1942) § 5490 et seq.
Missouri	*Rural Electric Cooperative Act, 14 Mo. Rev. Stat. Ann. (1939) § 5386 et seq. The General and Business Corporation Act of Missouri, Laws of Missouri (1945) p. 410, § 1, et seq; 14 Mo. Rev. Stat. Ann. (Supp., 1948) § 4997.1 et seq. Refrigeration cooperatives - organized under Rural Electric Cooperative Act, supra.	Partial jurisdiction by Public Service Commission under Rural Elec. Coop. Act - safety construction standards and telephone interference. 14 Mo. Rev. Stat. Ann. (1939) § 5389. Two borrowers, Sho-Me Power Corporation (Mo. 59 GT Cole) and Citizens Electric Corporation (Mo. 58 Ste. Genevieve) are organized as public utilities under the provisions of the General and Business Corporation Act and are subject in all respects to the jurisdiction of the Missouri Commission.
Montana	*Rural Electric Cooperative Act, 3 Mont. Rev. Codes Ann. (Supp., 1939) Ch. 38-A, § 6396.1.	Legislative exemption from jurisdiction of Public Service Commission. Mont. Rev. Codes Ann. (Supp. 1939) Ch. 38-A, § 6396.29.
Nebraska	⁷ Public Power and Irrigation District Act, 4 Neb. Rev. Stat. Ann. (1943) § 70-601 thru 70-679. ⁴ General Non-Profit Corporations Law, 1 Neb. Rev. Stat. Ann. (1943) § 21-1523 thru 21-1529. *Electric Cooperative Corporation Act, 4 Neb. Rev. Stat. Ann. (1943) § 70-701 thru 70-733. Neither recommended nor used because § 70-702(3) would prevent cooperatives from constructing lines in any city, town or village.	Power Dists., and Coops. subject to partial jurisdiction of State Railway Commission - filing plans and specifications to assure reasonable safety and efficiency existing lines. Order No. 12515; 8-6-37. (Neb. 44 Cass, Litigation Files) 4 Neb. Rev. Stat. Ann. (1943) Ch. 86, Art. 3; As amended, 4 Neb. Rev. Stat. Ann., (Supp., 1947) Ch. 86, Art. 3.
Nevada	⁷ Power District Law, 1 Nev. Comp. Laws (Hillyer, 1931-41 Supp.) § 5180 et seq.	No cooperatives in Nevada. Power Dsts. subject to jurisdiction of Public Service Comm. Certificate of convenience and necessity, Nev. Comp. Laws (Hillyer, 1931-41 Supp) § 5180.04; rates, § 6113, (Hillyer, 1929).

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New Hampshire	¹ Cooperative Marketing Ass'n. Act, 2 N.H. Rev. Laws (1942) Ch. 273, § 52 et seq.	Public Service Commission has jurisdiction to hear complaining applicants for cooperative membership, N. H. Rev. Laws (1942) Ch. 273, s 55-56. Coop. must also obtain commission approval before constructing lines to premises located within 1,000 feet of existing lines of a public utility. Laws of N.H. - 1947, Ch. 98. Coops. otherwise exempt from Commission jurisdiction.
New Jersey	⁶ General Corporation Laws, 14 N. J. S. A. (1939) § 14:1-1 et seq.	Complete jurisdiction by Board of Public Utility Commissioners. N.J. Central Power & Light Co. v. Tri-County Rural Electric Co., Inc. 38 P.U.R. (N.S.) 48 (1941). Issuance of notes, N.J. Stat. Ann. (1939) § 48: 3-9; rates (filing may be required by Comm.) § 48: 2-21. No certificates of convenience and necessity required.
New Mexico	*Rural Electric Cooperative Act, 4 N. Mex. Stat. Ann. (1941) § 48-401 et seq.	Legislative exemption from jurisdiction State Corporation Commission. 4 N. Mex. Stat. Ann. (1941) § 48-429.
New York	*R. E. Co-op Law, N.Y. Consol. Laws (McKinney, 1942) Book 50-A.	Legislative exemption from jurisdiction Public Service Commission. However, must file annual report with Commission. N. Y. Consol. Laws (McKinney, 1942) Book 50-A, Art. 6, § 67.
North Carolina	*Electric Membership Corporation Act, 3 N.C. Gen. Stat. Ann. (1943) § 117-6 thru 117-27. ² Mutual Associations Act, 3 N.C. Gen. Stat. Ann. (1943) s 54-111 et seq. Cooperatives which were organized under this Act have conveyed their properties to co-operatives incorporated under the Electric Membership Corporation Act. Refrigeration Cooperatives - One such cooperative now organized under ¹ Marketing Assns. Act, 2 N.C. Gen. Stat. Ann. (1943) § 54-129 et seq; others organized under ² Mutual Associations Act, 2 N. C. Gen.Stat. Ann. (1943) § 54-111 et seq., in order to avoid restriction in Marketing Associations Act limiting membership to agricultural producers.	Partial jurisdiction of N. C. Rural Electrification Authority to approve formation of cooperatives and construction of their lines upon public property, to make applications for grants or loans from a federal agency to Electric Membership Corporations. 3 N.C. Gen. Stat. Ann. (1943) § 117-3, 117-9, 117-18, 117-26. Cooperatives not required to obtain certificates of convenience and necessity from Utilities Comm. Carolina Power & Light Co. v. Johnston County Electric Membership Corporation, 211 N.C. 717, 192 S.E. 105 (1937)
North Dakota	*Electric Cooperative Corporation Act, 1 N. D. Rev. Code (1943) § 10-1301 thru 10-1340.	Public Service Commission jurisdiction is limited to submission of plans and specifications in order to avoid inductive interference and to determine possible

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North Dakota
(cont.)

hazards of construction, 5 N.D. Rev. Code (1943) § 49-2003. Has no jurisdiction to determine public convenience and necessity of proposed coop. line construction. See Case Nos. 4257, 4260 (May 27, 1946). Gen. N. D. Litigation Files.

Ohio

⁴Corporations Not for Profit Act, 6 Ohio Gen. Code Ann. (Page's, 1937) § 8623-97 et seq.

Refrigeration Cooperatives also organized under this Act.

Public Utilities Commission has no jurisdiction over electric associations operating not for profit. 1 Ohio Gen. Code Ann. (Page's, 1937) § 614-2a.

Oklahoma

*Rural Electric Cooperative Act, 16 Okla. Stat. Ann. (Supp. 1948) Tit. 18, § 437 et seq.

Refrigeration Cooperatives also organized under this Act.

Legislative exemption from jurisdiction of Corporation Commission. Okla. Stat. Ann. (1948) Tit. 18, § 437.26.

Oregon

²Cooperative Ass'n. Act, 5 Ore. Comp. Laws Ann. (1940) § 77-501 et seq.

No assumption of jurisdiction by Public Utilities Commissioner.

Pennsylvania

*Electric Cooperative Corporations Act, 14 Pa. Stat. Ann. (Purdon, 1938) Tit. 14, § 251 et seq.

Legislative exemption from jurisdiction of Public Utility Commission, 14 Pa. Stat. Ann. (Purdon, 1938) Tit. 14, § 282.

Exemption from Commission jurisdiction applies to preincorporation procedures. Incorporators of cooperative not required to obtain Commission approval to issuance by Secretary of Commonwealth of certificate of incorporation. Pennsylvania Electric Co. v. C. M. Morrison, Secretary of Commonwealth, 354 Pa. 472, 47 A. (2d) 810 (1946).

Cooperative entitled to pre-empt territory by filing maps, etc. with the Public Utility Commission. Pa. Stat. Ann. (Purdon, 1941) Tit. 66, § 1188. See Commission regulations issued April 4, 1944, re: pre-emption filing, giving utilities opportunity to object.

Rhode Island No projects.

South
Carolina

*Rural Electric Cooperative Act, 4 S.C. Code (Michie, 1942) § 8555-91 et seq.

Refrigeration Cooperatives also organized under this Act.

Legislative exemption from jurisdiction of Public Service Commission. 4 S.C. Code (Michie, 1942) § 8555-119.

South
Dakota

*Electric Cooperative Act, Laws of S. D. (1947) Ch. 33, § 1 et seq.

Electric Companies Act, (Public Utility Statute) 3 S.D. Code (1939) § 52.1501 et seq. The four S.D. borrowers which have not yet taken conversion action are organized under this Act.

Public Utilities Commission has no jurisdiction over Elec. Power Companies. 3 S.D. Code (1939) § 52.0201.

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Tennessee	*Electric Cooperative Act, 3 Tenn. Code Ann. (Williams, 1942 Replacement) § 3708.100 et seq.	Legislative exemption from ju- risdiction of Railroad & Public Utilities Commission. 3 Tenn. Code Ann. (Williams, 1942 Re- placement). § 3708.129.
Texas	*Electric Cooperative Corpora- tion Act, 3 Tex. Civ. Stat. Ann. (Vernon 1925) Art. 1528b, § 1 et seq. Refrigeration Cooperatives - 1 Texas Cooperative Marketing Act, 16 Tex. Civ. Stat. Ann. (Vernon, 1925) Art. 5737 et seq.	No commission.
Utah	4 Non-Profit Corporations Act, 3 Utah Code Ann. (1943) § 18-6-1 et seq.	Public Service Commission has no jurisdiction. Cooperatives not public utilities. <u>Garkane Power Co. v. Public Serv. Comm.</u> , 98 Utah 466, 100 P. (2d) 571 (1940).
Vermont	6 General Corporation Law, Vt. Stats. (1947) § 5753 et seq. *Electric Cooperative Act, Vt. Stats. (1947) § 9771 et seq. Vt. 7 Orleans has converted under the Act. However it is not recom- mended because: 1. Cooperative has no right of eminent domain. 2. Cooperative cannot serve con- sumer receiving central station service, whether consumer wants to change or not, without con- sent of utility serving the consumer. 3. Cooperative cannot serve build- ings situated less than a mile from an existing line without consent of Commission or oper- ator of that line.	Public Service Commission has not assumed jurisdiction of coopera- tives organized under Gen'l. Corp. Law, but see opinion Attorney General Vermont, 9-13-45, and Commission's letter dated 9-28-45 (Vermont & Washington and Vermont 10 Windham, Litigation Files), re Commission's questions on this matter. Legislative exemption from ju- risdiction of Public Service Commission under Electric Coop- erative Act. Vt. Stats. (1947) § 9810.
Virginia	*Electric Cooperatives Acts, Va. Code Ann. (Michie, 1942) § 4057(1) et seq. Refrigeration Cooperatives - 3 General Corporation Act, Va. Code Ann. (Michie, 1942) § 3855.	Complete jurisdiction by State Corporation Commission, Va. Code Ann. (Michie, 1942) § 4057 (18). Issuance of notes and loan con- tracts, Va. Code Ann. (Michie, 1942) § 4073(2); rates: § 4057 (17), 4071. No certificates of convenience and necessity required
Washington	4 Non-Profit Corporation Act, 5 Wash. Rev. Stat. Ann. (Rem- ington, 1932) § 3888.	Department of Public Service has no jurisdiction. Cooperatives not public utilities. <u>Inland Empire Rural Elec. Inc. v. Dept. of Public Serv. of Washington</u> , et al., 199 Wash. 527, 92 P.(2d) 258 (1939).

<u>STATE</u>	<u>ACT USED FOR INCORPORATION</u>	<u>COMMISSION JURISDICTION</u>
Washington (cont.)	⁷ Water Power Utility Dsts., 11 Wash. Rev. Stat. Ann. (Remington, 1932) § 11605 et seq.	Legislative exemption of utility districts from jurisdiction of Dept. of Public Service. 11 Wash. Rev. Stat. Ann. (Remington, 1932) § 11610 (d).
West Virginia	⁶ General Corporation Act, W. Va. Code Ann. (Michie, 1943) § 3013 et seq.	Complete jurisdiction by Public Service Commission. Cooperative are public utilities. <u>Re Harrisso Rural Electric Assn. Inc., 24 P. U.R. (N.S.) 7 (1938)</u> . Certificate of convenience and necessity, W. Va. Code Ann. (Michie, 1943) § 2562(1); rates, § 2555. No approval required for issuance of notes.
Wisconsin	² Cooperative Associations Act, 1 Wis. Stat. (1947) § 185.01 et seq.	Express statutory exclusion of cooperatives serving members only from definition of public utility subject to jurisdiction of Public Service Commission. 1 Wis. Stat. (1947) § 196.01. Cooperatives entitled to pre-empt territory by filing maps, etc. with Public Service Commission. 1 Wis. Stat. (1947) § 196.49 (2).
Wyoming	⁶ General Corporation Act, 3 Wyo. Comp. Stat. (1945) § 44-101 et seq.	Complete jurisdiction by Public Service Commission. Cooperatives are public utilities. See <u>Rural Elec. Co. v. State Board of Equalization, 57 Wyo. 451, 120 P.(2d) 741 (1942)</u> . Certificate of convenience and necessity, 4 Wyo. Comp. Stat. (1945) § 64-304; rates, § 64-201, 202. No approval required for issuance of notes.

- * - A version of REA Model Act.
- 1 - Cooperative marketing statute.
- 2 - General Cooperative statute.
- 3 - Cooperative provisions of general corporation statute.
- 4 - Non-profit corporation statute.
- 5 - Non-profit provisions of general corporation statute.
- 6 - General corporation statute.
- 7 - Public utility district statute.

